1.00 1.50 2.00 3.50 6.00 8.00 10 2.00 1.50 4.00 6.50 9.00 11.50 14 3.00 4.50 6.00 9.00 12.00 15.00 18 6.00 6.00 8.00 11.50 18.00 18.00 2.00 6.00 9.00 12.00 18.00 22.00 25.00 30 7.700 10.50 14.00 19.00 24.00 29.00 30 8.800 12.00 18.00 21.00 27.00 32.50 30 9.00 12.00 18.00 21.00 27.00 32.50 30 9.00 12.00 18.00 21.00 30.00 30.00 30 00 13.50 18.00 21.00 30.00 36.00 14.00 21.00 28.00 36.00 45.00 62.50 62.110 14.00 22.50 30.00 32.00 48.00 67.00 66.127 16.00 24.00 32.00 48.00 67.00 60.127 12.00 48.00 64.00 82.00 99.00 117.50 136.902

Ten lines of solid nonpared make one sound ound of 10 per cent.

Every other day (c. o. d.) advertisements will
be charged two-thirds of above rates.

Advertisements in serted in the Tri-Weekly will
be charged one dellar a square for first insertion,
and faity cents each additional insertion.

In the Weekly, one dellar a square for each
assertion.

Special or City Item Notices, twenty cents a ing, first, and ten cents a line every additions Changes in advertisements will be charged at be tate of fifty cents a square.
All advertisements are due from date of first a settion. Hereafter the cash system will be adjusted to, and no transient advertisements wi

Taken unless aroun panies by the money.

Joses, Wattace & Co.

Union and Dispatch.

Rosers, Wattaces & Privile.

Banner. Teavis Windam, For Press and Times Co. Nashville, Tenn., Jan. 22, 1867.

THE LONDON POLICE FORCE.

The London Times of April 16 says: "A Parliamentary paper just issued tells a story which most Londoners will read with some interest. It describes in a very conprehensive and suggestive manner, th trength, progress, condition and discipline of the metropolitan police force from the year 1856 to the present time. We have med the term 'progrem' because the force is eminently a growing force, as will be understood when we say that its numbers which were only 5814 of all ranks in 1856, had become 754s at the close of last year This increase, however, does not betoker any increase of crime or lawle sness in the metropolis; it arises chiefly from the extended area of duty. In 1856 the force comprised 18 divisions. The first consid erable addition to this list was made 1860, when the care of the Royal dock vards, wheresoever situate, was made ove to the police force of the capital. This measure called five dockyard divisions into

"In the year 1862 a new division wa created for the service of the International Exhibition, but it was disbanded with the lose of the exhibition itself. Then in 1865 the suburban districts of Clapham, Pad dington and Highgate received each division of police newly established, so that now the number of these civil batta tions is twenty-six, averaging each about 300 men. Their strength, however, is by no means uniform, but ranges from 577 in the K or Stepney Division, to 186 for Coven Garden any 127 for the Thames

being and added nearly 500 men to the

"Of the discipline of this force we ma form an opinion from the statement that is all the eleven years covered by the return the number of men charged with offense was only 585, of whom one-fifth were proceeded against at the instance of their we officers; and that of these 535 men only 163 were convicted, while 372 were dicharged. In a large majority of instance the offense alleged was 'assault,' or proceed ings in excess of duty-other transgression being exceedingly rare. We ought, however to remark that the dismissals from the force have averaged, from 1856 downwards, a many as 230 a year. Of course these dismissals may have been due to incapacity as well as misconduct, but it is also possible that many indifferent members of the force may have been discharged by their own operiors before they could bring the establishment into public discredit. There is, however, another statement in the return which is particularly suggestive, and which requires, indeed, both explanation and attention. While 2600 constables during these II years were dismissed by thir supriors no fewer than 7600 dismissed them selves, or in other words resigned. In our year, 1859, the resignations actually reached 800, and they have averaged 700 a year all

through the period. What can this mean "It is obvious to surmise, and, indeed, it is generally supposed, that the pay is manificient for the work. The night duty of the force is severe, and the men are exposed to violence and danger. It is not exactly had pay, and the aggregate expense of the force for all purposes is already very considerable, amounting, indeed, to near £700,000 a year. There are gradations too, and chances of promotion with increase of pay; but the point most considered, as we may safely conclude, is the actual remnneration of the rank and file. Of the 6000 'constables," or privates, in the force, 900 get no more than 19s, week, some 1500 get 24s, about 2700 get 22s, and between 700 and 800 get 23s. The number of those who receive more than this is very small; but, then, there are the higher ranks of sergeant and inspector, containing nearly 1000 members, which command much better

"The question is, however, whether the terms of pay and prospect together are really sufficient to secure for the public the services of such men as should compose the police force of the metropolis. It is easy no doubt to argue that if the force i actually maintained on these terms the question is answered by the fact: If there a no difficulty in keeping the number of the force up to its proper establishment, why should any doubt be felt respecting the adequacy of the remuneration? Even upposing the resignations to continue at the rate of seven hundred a year, the enlistments must be equally numerous, so that what one man declines another i ready to accept. All this, as far it goemay be very true, but it would be desirable ascertain the circumstances under which resignations are usually sent in, and the general stamp of the men who resign. It is not impossible that these may be among the best men of the force, and exactly each as it would be advisable to

In Chancery at Nashville, State of Tennessee-Clerk's Office, Chancers Court at Nashville, April the 20th, 1887. Carhart, Whitford & Co., complainants, vs. S. L. Martin & Co., and other defendants. T APPEARING FROM AFFIDAVITFILED in this cause that defendant Simon L. Mur-n is a non-resident of the State of Ten-sence: it is therefore ordered that he enter appearance herein, on or before the third Monday of the next term of said Court, to be held on the first Monday in May next, 1867, and plead, answer or denur to complainant's full, or the same will be taken for conferred as to him and set for hearing as parte, and that a copy of the Nashville Union and Dispatch.

A copy—Attest

M. B. How Eld.

Clerk and Master. Clerk and Master Demos & Dinkelspiel, Sol'rs for compl'ts.

In t hancery at Nashville. Sta of Tennessee Clerk's Office, Chancery our at Nashville, April the 24, 185. Steinaw, complainant, vs. D. Weil and others, IT APPEARING FROM AFFIDAVIT FILED I APPEARING FROM AFFIDAVIT FILED in this cause that the defendants, A. Louise.

Resenteem and A. Meyers, are non-residents of the State of Tennessee if a therefore ordered that they enter their appearance berein before or within the first three days of the next term of said Court, to be held on the aret Monday in May next. Iro, and plend, answer or demor to complainants bill, or the same will be taken for conferred as to them and set for hearing expanse and that a opp of this order be published for four successive weeks in the Nathwille Union and Departm.

A copy—Affect M. E. HOWELL.

Neill S. Brown, Soil's for comply aproxime

of Sidewalks. SECTION 1. BE IT ENACTED BY THE City Council of Nashville, That it shall be the duty of all owners of real estate within the limits of the city of Nashville, situated upon streets which are ordinay be graded and McAdamized, gravelled or raved, at the expense of the city, to construct good and durable sidewalks of stone properly dressed, or hard brick, or of wooden blocks, saturated with coal tar, and haid in a manner similar to the Nicolson pavement. in a manner similar to the Ricolson paveme The sidewalks herein provided for shall be the width etherwise fixed by law, and shall secured by a curring of stone not less than twenty inches in breadth and six inches across the upper edge, well set in the ground; or a cedar not less than four by eight inches, except an cases where the nature of the flagging may render the curb unnecessary. Provided, that in the section of the city subject to overflow, or ntiguous thereis, if the owners prefer it, may instruct such sidewalks as may be approved by the City Engineer, such approval to be in writing, and filed by the property holder with the Auditor. And provided further, That the Engineer may authorize the laying down of payements differ ing in the manner of construction from the kine herein provided for, but not inferior in quality

to the best brick povement, such authorization to be in writing, and filed with the Auditor.

Sec. 2. It shall be the duty of all owners of real cellate, in front of which sidewalks are of may be constructed, to keep the same in order and make them equal to the kind of payements Sec. 3. In all cases where sidewalks shall not e laid under-the provisions of this act by the set day of July, 1867, the Street Committee shall the same out under contract to compet the owners of the property in front of be made: Provided, That any general or special contract under the provisions of this section shall be first submitted to the City Council for approval before being finally awarded, and all lews coming within the purvise of the set are hereby substituted and repealed, and the actual take effect on and after its passage.

Approved: W. MATT PROWN.

A. & W. RANNIE, NO. 24 BROAD STREET,

Attest.
Ros. C. Fostes, So. Recorder, may 8 10c.

Between Market and College streets, WHOLESALE BAKERS AND COX-PECTIONERS, Manufacturers of all kinds of Candies, Cra. kers, Cakes and Bread, Dealers in all kinds of Fruits, Nuts, Raisins and Sardines, Oysters, Campel Profits, Pickles, Toys, otions, etc., etc.
The attention of the city and country merw. K. EEGAN, Salesman.
A. A. W. RANNIE.

ONLY LICENSED OFFICE OF THE KIND IN THE CITY.

H. CLAY BROOKS,

General Intelligence and Employment Office.

NO. 46 NORTH CHERRY STREET. (UP STAIRS.)

HIRES FARM HANDS, BOTH BLACK Washers and Ironers, and in fact, all who wish H. CLAY BROOKS, No. 46 North Cherry, (up stairs,)

McCLURE'S MUSIC STORE. ENTABLISHED IN 1850.



UNDERSIGNED IS SOLE AGENT Knabe & Co., Dunham, Savbbeler, Gale & Co., Marshall & Trayer-ranging in price from \$300 to \$1000. The "Partor Gem," made by Marshall & Trayer, is a perfect little beauty, and is warranted in every particular, for the low price of \$300.

of \$2.0.

The largest and finest assortment of American legans, Sheet Music, Music Books, and general nusical merchandise in the South, which is sing duly augmented.

OF These dealing with us will incure a saving of the transportation over parties buying in New York and large cities at a distance, as we sell precisely at Factory prices; besides warranting all Pianos and Organs from our establishment. Orders from a distance promptly filled, and Music mailed free of postage. Piance and all kinds of Musical Instrument and and repaired by S. Hahn. Orders tel

with a will be promptly attended to. Music Publisher, 33 Union Street. County Court at Nashville. Charles V. Dixon, by next friend, vo. John W. Franklin et als.

T THE OFFICE OF THE CLEAR OF THE County Court at Nashville, on the 10th day April, 180, on motion of complainant, by musel in the above cause, and it appearing to counsel in the above cause, and it appearing to
the satisfaction of the Clerk that the said defendants, W. W. Smith and H. Smith, are nonresidents of the State of Tennessee, and therefore the ordinary process of this Court cannot be
served upon them: it is therefore ordered by the
Clerk that publication be made for four weeks
in succession in the Nashville Union and Dispatch, a newspaper published in the city of
Nashville, requiring the said defendants to appear at the next term of the County Court, to be
holden for the county of Davidson at the Courthouse thereof, in the city of Nashville, on the
first Monday in June next, and answer and bill,
or the came will be taken for conlessed as
them and set down for hearing ex serte.

april 44w P. L. NICHOL, Clerk.

In Chancery at Linden, Tennessee,

LEANUARY BULLS, 1867.] pencer Pickard vs. S. L. Clark, et al. Origina Attachment and Injunction Bill.
IN THIS CAUSE IT APPEARING TO THE estisfaction to the Clerk and Master from affidavit, that S. L. Clark is a non-resident and defendant in this cause, and resides in the State of Georgia so that the ordinary process of law cannot be erred upon him. It is therefore ordered that publication be made for four successive weeks in the Nashville Union and Dispatch a new paper published in the city of Nashville Tennessee, requiring the said defendant to appear at the next term of the Chancery Court, to held in the town of Linden, Perry county to plead, unswer or demar to complainant;
 or the same will be taken for conferred as to him and set for hearing ex parte.

B. M. THOMAS, C. and M.

In Chancery at Nashville, State of Tennesses Clerk's Office, Chancer Court at Nashville, April the 17th, 18-7. John B. Johnson, complainant, vs. Samuel Morgan, et. als., defendants.

[T APPEARING FROM AFFIDAVITFILED in the Bill of Revivor in this cause that defendants, the widow and child of Samuel B Morgan, deceased, whose names are unknown are non-residents of the State of Tecnessee it is therefore ordered that they enter their a pearance herein on or before the third Monpearance herein on or before the third Monday of the next term of said Court, to be held on the first Monday in May next, 1807, and plead, answer or densur to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte, and that a copy of this order be published for four successive weeks in the Nashville Union and Bispatch.

A copy—Attes:

M. B. HOWELL.

I. M. Fogn, Sol'r for compl't. apr 21 4 A Tennessee Dro.

At Nashville, April the Dro.

Burrow, et. als., defendants.

TAPPEARING FROM AFFIDAVITFILED in the Bill of Reviver in this cause that defendant, John Shelby Barrow, is a non-resident of the Shate of Tennessee. It is therefore ordered that he enter his appearance herein on or before the third Monday of the next term of said Court, to be held on the first Monday in May next, to be held on the first Monday in May next, to be held on the first Monday in May next, to be held on the first Monday in May next, the next seem of said Court, to be held on the first Monday in May next, to be held on the first Monday in May next, and that a copy of this order be imblished for four successive weeks in Air Nash.

Chancery Court at Nash.

Thursday, the 30th May.

Thursday, the 30th May.

At 11 of clock, the following property, owned by Ellic & Moore.

Two Lobs near Broad, fronting 25 and 25 feet on Market street, and running back half the distance to College street, (say 111 feet, more or level.) On each of the aforecand loft in a comfortable two story brick house.

Also, fire lots on College street, fronting 22.

30, 20, 373, and 32 feet, and running back half the distance to Market treet, fire the distance to Market treet, fire third with the distance to Market treet, fire third with the distance to Market treet, fire third with the distance to Market treet, fronting 22.

TERMS—One-fourth cash, balance on credit the distance to Market treet, fire third with the distance to Market treet, fire third with the distance to Market treet, fronting 22.

TERMS—One-fourth cash, balance on credit the distance of the college street, and market treet, and the distance of the solution of the college street, fronting 22.

The first and May the solution of the college street of the col In Chancery at Nashville,

William the thewis vs. Casey Shered & Co-Original Attachment Bill.

IN THIS CAUSE IT APPEARING TO THE Estimated of the Clerk and Marter of said Court from affidavit that William F. Turnly, one of the defendants in this cause, is a non-resident of the State of Tennesseen and resides in the State of Alabama, so that the ordinary process of law cannot be served upon him. It is therefore ordered that publication be made for four successive weeks in the Mashville Union and Dispatch, a newspaper published in the city.

A Bill to Enforce the Laying 1 0 0 0 A CRES ST. CLOUD HOTEL, OF CHOICE

> Middle Tennessee Land FOR SALE.

Within Seven Miles of Nashville,

THE UNDERSIGNED OFFERS FOR SALE

1.000 Acres of the Tract of Land on which
he resides. It is susceptible of convenient division, is exceedingly rich, and is especially
adapted to Grasses. One half of the tract
is now in luxuriant grass, the balance in timber,
which, by the aid of the Northwestern Railroad,
which passes through it, could be sold in Nashville for more than the whole hand would cost.
If you desire one of the hest Stock Farms
ever offered for sale in Davidson county, apply
at once. I am determined to sell.
I offer, also, a large number of Thoroughbred Stock—several fine Stallions from four
to six years old, a few Marce, and a number of
one and two year old Colts—some of them in
time condition to be trained the next season.

If the Stallions are not sold soon, thay will be
farmed on favorable terms.

farmed on favorable terms.

I also offer for sale n pair of Thorough-bred Geldings, well matched and broke to Harness.

December 6, 1886,—1f The Louisville Courier, Angusta Constitutionalist, Mabile Advertiser and Register, copy to the amount of \$20 and forward bills to this Office.

TO CONTRACTORS. DROPOSALS WILL BE RECEIVED AT the office of the Chairman of the Street Com-ities, No. 12 North College street, until the h day of May, 1867, for the following work: th day of May, 1867, for the following work:
1st. Grading, McAdamizing, etc., of Maple
street, from Lindsley avenue to the Murfree-2d. Grading, McAdamizing, etc., of University 3d. Grading, McAdamizing, etc., of Washing-

the Grading McAdamizing etc., of Spring street, from Wharf avenue to Fairfield avenue. 5th. Grading, McAdamizing, etc., of Maury street, from Filmore street to Spring street. 6th. Grading, McAdamizing and building necessary stone arched bridge on North Front street, between Whiteside and Jefferson streets. Contractors will bid for the work on each reet separate, and will spacify in their propo-is the price for each description of work, and so whether or not their proposals include the raishing of the material necessary to make e embankment. Plans and specifications can be seen and any ther information obtained upon application to W. F. Foster, City Engineer, No. 1 North Cherry treet. The right is reserved by the Sirect ommittee to reject any or all bids.
(IEO, S. KINNEY, Chairman of Street Commit

SUGAR, COFFEE

MOLASSES.

1000 hds fair to choice N. O. Sugar; 500 barrels New Orleans Molasses 500 half bbls. New Orleans Molasses; 2000 bags fair to choice Rio Coffee; 150 Mats choice Java Coffee ;

25 Tierces Prime Carolina Rice; n store and arriving, for sale by NEWCOMB, BUCHANAN & Co., 34 Fourth Street, LOUISVILLE, KY

ATTENTION, LAND OWNERS. WANTED,

No. 1 Farming and Grazing Lands IN ALL PARTS OF TENNESSEE. ALSO, Wild Land, at from Fifty Cents to \$1.50 per acre. Commission for selling, five per cent. FARMS FOR SALE

In Maryland, Delaware, Virginia, Pennsylvania, Indiana, Illinois, and other States—Houses and lots in Baltimore and Washingtoneity, Address WM. H. NEWTON, Attorney and Broker, 23 Lexington street, Baltimore, Md.

New York and Bremen STEAMSHIP COMPANY.

-FIRST CLASS U. S. MAIL STRANSHIPS-Baltie, Western Metropolis, Fourth Steamer. FOR SOUTH HAMPTON AND BRENEN,

taking passengers to Southampton, London, Havre and Bremen at the following rates, payable in gold, or its equivalent in currency: FIRST CABIN, \$110. SECOND CABIN, 865. STEERAGE, \$35. From Bremen, Southampton, Havre, to New York

FIRST CABIN, \$110. SECOND CABIN, \$75. STEERAGE, 843. Excursion Tickets out and Home First Cabin, 8210. Second Cabin, \$130

Steerage, 870. CALLING DAYS FROM NEW YORK AND BREVEN May 4 and 18-June 1, 15 and 29-July 13 and 2 Aug. 10 and 24-Sept. 7 and 21-Oct. 5 and 1 For freight or passage apply to W. W. TOTTEN, Agent for Nashville ISAAC TAYLOR, President, 40 Broadway, New York.

Sale of Land for Taxes BY VIRTUE OF AN ORDER OF SALE Dickson county, at its February Term, 1967. I will, ON THE FIRST MONDAY IN JULY will, ON THE FIRST MONDAY IN JULY NEXT, at the Courthouse door in Charlotte, offer for sale at public auction, as the law directs the following treats of land, or 20 much thereof of each as will be sufficient to pay the faxes, cost and charges due severally thereon, to-wit. One tract of land in the name of J. W. and M. F. Shelton, lying in Civil District No. 1, containing 400 acres, valued at \$400. Taxes due, \$2.20; Clerk's fee, \$1.00. Printer's fee, \$1.50. Sheriff's fee, \$1.00.

One tract in name of -- Peterson, containing One tract in name of — Peterson, containing 6:0 acree, tyidg in District No. 6, valued at \$1340. Taxes due, \$7.40; Clerk's fee, \$1.50; Printer's fee, \$1.50; Sheriff's fee, \$1.00. One town lot in the town of Charlotte, in name of R. A. Reaves, valued at \$600. Taxes due, \$3.45; Clerk's fee, \$1.50; Printer's fee, \$1.50; Sheriff's fee, \$1.50; One tract in name of Dodson & Davis, lying in Civil District No. 7, containing 600 acree, valued at \$450. Taxes due, \$2.56; Clerk's fee, \$1.50; Printer's fee, \$1.50; Sheriff's fee, \$1.50; One tract in the name of B. C. Robertson, lying in Civil District No. 7, containing 1000 acree, valued at \$2500. One tract in the name of B. C. Robertson, lying in Cavil District No. 7, containing 1000 acres, valued at \$7500. Taxes due, \$43 129; Clerk's fee, \$1 50; Printer's fee, \$1 50; Sheriff's fee, \$1 50. One tract in name of Baxter & Co., lying in District No. 5, containing 2000 acres, valued at \$5000. Taxes due, \$25.75; Clerk's fee, \$1 50; Printer's fee, \$1 50. Sheriff's fee, \$1 50; One tract in name of Joseph Weems, lying in District No. 8, containing 80; acres, valued at \$750. Taxes due, \$20 1234; Clerk's fee, \$1 50; Printer's fee, \$1 50; Sheriff's fee, \$1 50; One tract in name of J. Ward's heirs, lying in Civil District No. 8, containing 519 acres, valued at \$4000, and other taxables at \$400. Taxes due, \$25.30; Clerk's fee, \$1 50; Printer's fee, \$1 50; Sheriff's fee, \$1 00. One tract in name of W. G. Anderson, lying in One tract in name of W. G. Anderson, lying in

Sheriff's fee, \$1.00.
One tract in name of W. G. Anderson, lying in Civil District No.12, containing 35 acres, valued at \$100. Taxes due, \$5.75; Clerk's fee, \$1.50; Printer's fee, \$1.50; Sheriff's fee, \$1.00. All lying in Dickson county, Tennessee, maylo wit J. W. Sulldivan, R. (

CHANCERY SALE, Thursday, the 30th May.

IN PURSUANCE OF A DECREE OF THE skill and their superiority over the seneral run. Chancery Court at Nashville, in above named and I recommend all whose vision is in any way impaired, as mine unfortunately is, to avail their superiority over the seneral run.

TERMS-One-fourth cash, balance on credits
of one, two and three years, with interest from
date and lien retained. No equity of redemption.
MORTON B. HOWELL.
ANDERSON, JOHNSON & SMITH, Agents (APRIL BULES, 1997.)

IN CHANCERY AT LINDEN. TENN. DI VIRTUE OF A DECREE OF THE Discounts the second formulation of American the second of Matherille, Tennesses, requiring the said declarate of the Decrember from the responsible Chancery Court, to be held at Lindam, Perrometric the second Monday in Jame next, and the parameters of B. & Rieman, decreased, answer or demark to see the law requires within his months in order that a pre-rate and Court, duty authenticated and division may be made or said laims against end estate, etc. This the 16th day of Feb. 1857.

CRAVEL ROOFING.

The ADECREE OF THE Distribution of Matherina, Perromand the condition of Matherina, Perromand the conditio Joseph G. Smith vs. Balam Anderson et als.

IT APPEARING TO THE SATISFACTION
of the Court that defendants.

LADIES ENTRANCE, ROOM C.



M. BERNHARDT, OPTICIAN AND OCULIST

OF BERLIN, PRUSSIA.

Important New Invention. AUSTRALIAN CRYSTAL GLASS SPECTACLES

THE ONLY PERFECT LENS IN A existence. Superior to any other in use-constructed in accordance with the science and philosophy of nature, in the peculiar form of a Concavo-Convex Elipsis, Admirably adapted to the organs of Sight, and serfectly natural to the Eye, affording altogether he best artificial help to the human vision eve

Sold only by the Professor of Optics and Spec sole Manufacturer. THE ADVANTAGES there Speciacles over all others are: ing perfectly free from chromatic light, so wellown to be the cause of injury to the vision ad which makes the change from Speciacles ( Hasses of stronger power so often required while in many instances both near and distan shiects are seen with equal facility through the ame Classes. 2d. Can be worn with perfect case

or any length of time at one sitting, giving stonishing clearness of vision, particularly by andle or other artificial light—comfort to the poctacle wearer hitherto unknown.

3d. When the eyes ache or pain brough the action of a bright light, such as is reflected from snow, sunny weather, white paper, and in reading, writing or sewing, or vivid colored bodies, these lenses, by softening the rays, effect a most agreeable sensation and give 4th. In all nervous affections of the

ye, causing dull and startling pains in the eye-all or temple, appearance of luminous and ark spots in the atmosphere, aching or teeling ke sand in the eyes, and disturbed nerves are 5th. Ground by peculiar machinery got up at great cost, mathematically calculated expressly for the manufacture of this lens, so a produce it with the true spherical accuracy, id its focus is at the exact centre—a point of tal importance, and which no other lens pos-6th. These Spectacles are scientifi-

cally adjusted to every case of defective sight with unorring accuracy, whether arising from age, disease, strain, overwork, or premature decay by Dr. M. BURNHARDT, on a new and exact principle, entirely his own, which has sel-dom failed to be correct. 7th. Proof of superiority over the ld kind of Spectacles: They are used exclu-ively at all the hospitals for diseases of the eye n Berlin, Prussia, and elsewhere. Sth. Being the original Inventor and manufacturer of the Australian Crystal illass for Spectacles, he therefore claims that he has the only genuine article of that kind in the United States for sale.

PESTIMONY OF RECOMMENDATIONS FROM MEDICAL GENTLEMEN.

Professors of the highest Opthalmic talent in Nashville, Tenn., and the Union: We have examined Dr. M. Bern-hardt's manufacture of Australian Crystal Glasses, and regard them to be very superior, and adapted to all the emergencies of defective viction which may be benefitted by Glasses when adjusted to the particular condition of such case, and take great pleasure in commending him to the public as an Optician.

T. L. & J. W. MADDIN, M. D.'s.

NASHVILLE, Tenn., April 25, 1867.

NASHVILLE, 20vn April, 1867. We have examined the Glasses of M. Bernhardt, Optician and Oculist, and are safisfied that they are superior in material and workman-thip to any we have seen. He has, too, dis-Played great skill in adapting them to the eye.
PAUL F. EVE. M. D.
OHAS, K. WINSTON, M. D.
W. T. BRIGGS, M. D.
H. N. McTYEIRE,
Bishop of M. E. Church, South.

NASHVILLE, TENN., APRIL 26, 1867. I take great pleasure in saying that the Glasse have obtained from Dr. M. Bernhardt are to me a source of greater comfort than any I have previously worn. My own experience fully sus-ains the testimonials of excellence and com-nendation which he has received from gentlemen of science in various parts of our country R. C. K. MARTIN, M. D.

NASHVILLE, TENA., APRIL 26, 1867. I have examined Dr. M. Bernhardt's very complete assortment of Spectacles and Lenses, and first them admirably adapted to remedy such imperfections of vision as can be benefited by the skill of the Optician. The material used in the manufacture of his classes is of remarkable purity and value, and adds very much to their beauty. I recommend him with great cheerfulness to the confidence of all who may require his services. equire his services.

T. R. JENNINGS, M. D. NASHVILLE, TENN., APRIL 26, 1867. I have had the opportunity of examining the various specimens of Australian Crystal in the possession of Dr. Bernhardt, and also testing for myself the superior character of his Glasses. He is a scientific Optician. After examining my eyes he has fitted for me Spectacles which greatly aid my vision. I recommend all whose eyes are defective, and who need Glasses, to obtain them from Dr. Bernhardt.

ROBERT MARTIN, M. D.

NASHVILLE, TENN., APRIL 27, 1867. The difference between Dr. Bernhardt and most Opticians is, according to my observation, that while they pretend to more than they know, he knows more of his business than he professes. W. K. BOWLING, M. D.

NASHVILLE, May 6, 1867.—Prof. M. Bern-burdt is a most accomplished Oculist and Optician, at the first glance he adapted glasses to my syes which have greatly improved my vision, the Australian crystal which he uses in superior to any I have ever used. T. A. Atkinson, M. D. NASHVILLE, TENN., APRR. 27, 1867.

NASHVILLE, TENN., APRIL 27, 1867.
It gives me great pleasure to state that I have had an opportunity of examining the Optical classes of Dr. M. Bernhardt, late of Berlin, Prussia, and being fully persuaded, both from the examination of the Glasses and from the high testimonials which he brings from personal friends elsewhere, that his skill as an Optician and Occilistis of the highest order, and that his work is in every respect of a most superior order. I would most cheerfully recommend him to those whose eyes are detective, and who need Glasses.

Pastor First Presbyterian Church. NASHVILLE, TENN., APRIL 27, 1867.

I do most willingly bear testimony in favor of the superiority of the Australian Crystal Specta-cles over all other kinds. They are constructed upon the best established and understood prin-ciples of Optics, and their adaptation to the human eye in its different conditions of vision is so perfect as to render sight easy without effort. In my opinion none others should be used, and In my opinion none others should be used, and since the eyes, once used to these, do not seem to grow old, and by having a focus at any point of the surface, they appear to restore the eyes to their youthful energy. I can the more confidently recommend Dr. Bernhardt to the public from an acquaintance with many of those from whom he comes recommended to us.

A. J. BAIRD,

Pastor First Cam. Press Church.

NASHVILLE, APRIL 27, 1867. I have carefully examined what I conceive to se a complete assortment of spectacles, manu-actured from the best Australian Crystal, admirably adapted to the various infirmities of that exquisitely delicate organ, the human eye, whether the impaired vision is the result of disease or the natural weakness incident to old age. I regard the specimens of Dr. Bernhardt the best I have ever seen, and as such cheerfully recommend them. ROBTA YOUNG.

Pastor of McKendree Church.

SAVANNAH, GA., Nov. 26, 1866. Professor M. Bernhardt, Optician and Oculist-Lebeerfully state to you that a further acquainthas confirmed my first impressions as to your

Testimonials similar to the above may be seen at Dr. Bernhardt's office, from JOSEPH H. PLUNKETT, Paster of St. Hon. O. P. MORTON, Governor of Indiana. Hon. H. A. SWIFT, ex-Occurror of Min

Hon. ALEX, RAMSEY, ex-Governor of Min-HON. RICHARD YATES, Governor of Il-Hon. H. SEYMOUR, ex-Governor of New Fork.
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1867, and if not sold by that date, then I will sell the same on the premises, in lots to suit parchasers, to the highest bidder at suction. ON MONDAY, THE 24th DAY OF JUNE, 1867.

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Many names could be placed on the list, but we publish no names without permission. Our recent when convenient.

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Payments will be made in each at the work progresser the whole to be completed in two vermonths.

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Chartes desiring information can obtain the same by applying to Wm. E. Cartwright and Chartes Tynes, adjoining the land; or to P. A. Cartwright, of this city.

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Nashvillo, February, 1867. mari5 ti